	Application No.	Applicant(s)	
	10/006,744	HEASMAN ET AL.	
Notice of Allowability	Examiner	Art Unit	
	Raymond J. Bayerl	2173	
	Raymond J. Bayen		
The MAILING DATE of this communication appeal claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT REPORTED OF THE OF	(OR REMAINS) CLOSED in thi or other appropriate communic IGHTS. This application is subj	s application. If not included ation will be mailed in due cou	ırse. <b>THIS</b>
1. X This communication is responsive to Application as filed, 8	November 2001.		
2.  The allowed claim(s) is/are <u>1 - 16</u> .			
3. $\boxtimes$ The drawings filed on <u>08 November 2001</u> are accepted by	the Examiner.		
4. $igtieq$ Acknowledgment is made of a claim for foreign priority und	der 35 U.S.C. § 119(a)-(d) or (f).		
a) ⊠ All b) □ Some* c) □ None of the:			
<ol> <li>Certified copies of the priority documents have</li> </ol>	e been received.		
<ol><li>Certified copies of the priority documents have</li></ol>	been received in Application N	0	
<ol><li>Copies of the certified copies of the priority do</li></ol>	cuments have been received in	this national stage application	from the
International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received:			
5. $\square$ Acknowledgment is made of a claim for domestic priority ${f u}$	nder 35 U.S.C. § 119(e) (to a pr	ovisional application).	
(a) The translation of the foreign language provisional a			
6. Acknowledgment is made of a claim for domestic priority u	nder 35 U.S.C. §§ 120 and/or 1	21.	
Applicant has THREE MONTHS FROM THE "MAILING DATE" of below. Failure to timely comply will result in ABANDONMENT of	this communication to file a repthis application. THIS THREE-	oly complying with the requirer	nents noted TENDABLE.
7.  A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which gives reas	nitted. Note the attached EXAMI son(s) why the oath or declaration	NER'S AMENDMENT or NOT on is deficient.	TCE OF
8. CORRECTED DRAWINGS must be submitted.			
(a) ☐ including changes required by the Notice of Draftsper	son's Patent Drawing Review (	PTO-948) attached	
1) hereto or 2) to Paper No	· · · · · · · · · · · · · · · · · · ·	o o o o o o o o o o o o o o o o o o o	
(b) ☐ including changes required by the proposed drawing	correction filed , which h	as been approved by the Exai	miner.
(c) ☐ including changes required by the attached Examiner		• • • • • • • • • • • • • • • • • • • •	
•			
Identifying indicia such as the application number (see 37 CFR 1 each sheet.	.84(c)) should be written on the d	rawings in the front (not the ba	ck) of
<ol> <li>DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT FOR T</li> </ol>	sit of BIOLOGICAL MATERI. HE DEPOSIT OF BIOLOGICAL	AL must be submitted. Note . MATERIAL.	e the
Attachment(s)			
1⊠ Notice of References Cited (PTO-892)	2☐ Notice of Inf	ormal Patent Application (PTC	D-152)
3 Notice of Draftperson's Patent Drawing Review (PTO-948)	4⊡ Interview Տւ	ımmary (PTO-413), Paper No	
5 Information Disclosure Statements (PTO-1449), Paper No		Amendment/Comment	
7☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	8⊠ Examiner's : 9⊡ Other	Statement of Reasons for Allo	wance
or biological Material	a□ Ouei ~	2000	Q
		RAYMOND J. BA	YERL
		PRIMARY EXAM	INIER
	27. 20.1	VDA HEIRIA VI	IIATT,
	8 June 2004	ARI UNII 21	13

Serial Number: 10/006,744

Art Unit: 2173

## ATTACHMENT TO NOTICE OF ALLOWABILITY, PAPER #2

1. The following is an examiner's statement of reasons for allowance:

The Examiner has carefully considered independent claims 1, 15, whose respective "method" and "apparatus" relate to the generation of "a multi-lingual presentation accessed from an Internet network, wherein a plurality of visual objects" are "associated with an audio recording in a language selected from predetermined languages". More specifically, the independent claims call for a "control file" to contain "variables being defined" "previously to said presentation". When considered as a whole, the claimed invention is not taught nor suggested by the prior art now made of record (see attached form PTO-892).

Looking to the best prior art of record, it was certainly known in the art at the time of applicant's invention to handle the case of differing languages in a computer interface, as seen in the US Patent family of Rettig et al. (US #6,252,589 B1) and Miller et al. (US #6,717,588 B1), in which resources are called by an operating system according to a specific language. In a similar way, Malcolm (US #5,416,903) and Miller et al. (US #5,835,768) are concerned with user interface presentation on the basis of specific language requirements of a locale. In these settings, the claimed "control file" having "previously" "defined" "variables" is suggested.

However, the above-mentioned prior art of record does not teach or suggest applicability to "a multi-lingual presentation" with "associated" "visual objects" and an

Serial Number: 10/006,744

Art Unit: 2173

"audio recording", to the extent that such a "presentation" can be interpreted. They are instead oriented towards producing an interface that is uniformly adapted in its content, typically textual, and not the synchronized "presentation" of applicant's claimed invention, this being "accessed from an Internet network".

This is not to say that significant prior art teachings do not exist for the notion of language-specific "Internet" "presentations" in general. The IBM Research Disclosure of March 1998 (Vol 41, No. 407) specifically calls for a <u>web browser</u> that has <u>locale</u>-oriented access to <u>localized HTML pages</u>. Also please note that Burget (US #6,557,005 B1) and Fidler (US #2003/0191817 A1) work with selected language text insertions into various forms of web-based pages.

However, even in these "Internet network" "presentation" schemes, the form of have.

"presentation" in which "visual objects" and "associated" "audio recording" output, found in the present claims 1, 15, is not fairly taught nor suggested.

As to the matter of "audio recording" and "visual objects" appearing in the "Internet" environment *per se*, the Examiner does note that disclosures such as Christensen et al. (US #6,381,567 B1) set forth as known the basic concept of <u>Hypermedia</u>, in which <u>the integration of graphics</u>, sound, video, or any combination may appear in conjunction with a language-specific web browser application.

But while a "presentation" incorporating Christensen et al.'s <u>sound</u> and <u>graphics</u> may be generally supported by prior art browser set-ups, this prior art does not fairly teach nor suggest the specific support of "an audio recording in a language selected from predetermined languages" for the association, via an initial framework in which a

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Serial Number: 10/006,744 Page 4

Art Unit: 2173

"control file having the variables defining the parameters of a presentation" is originated, "previously to said presentation".

2. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

- 3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Raymond J. Bayerl whose telephone number is (703) 305-9789. The examiner can normally be reached on M F from 10:00 AM to 5:00 PM.
- 4. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Cabeca, can be reached on (703) 308-3116. All patent application related correspondence transmitted by FAX **must be directed** to the central FAX number (703) 872-9306.
- 12. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

RAYMOND J. BAYERL PRIMARY EXAMINER ART UNIT 2173 8 June 2004